United States District Court

FILED IN THE
U.S. DISTRICT COURT
EASTERN DISTRICT OF WASHINGTON

for

Eastern District of Washington

Mar 08, 2021

SEAN F. McAVOY, CLERK

U.S.A. vs. Mata, Danielle Corine

Docket No.

0980 4:18CR06044-002

Petition for Action on Conditions of Pretrial Release

COMES NOW Daniel M. Manning, PRETRIAL SERVICES OFFICER presenting an official report upon the conduct of defendant Danielle Corine Mata, who was placed under pretrial release supervision by the Honorable Senior U.S. District Judge Edward F. Shea, sitting in the court at Richland, Washington, on the 28th day of March 2019, under the following conditions:

<u>Special Condition #6:</u> Defendant shall submit to random urinalysis and/or breathalyzer testing as directed by the United States Probation/Pretrial Services Officer.

RESPECTFULLY PRESENTING PETITION FOR ACTION OF COURT FOR CAUSE AS FOLLOWS:

(If short insert here; if lengthy write on separate sheet and attach.)

<u>Violation #3</u>: The defendant is alleged to have violated her conditions of pretrial release by failing to provide a urinalysis (UA) test at Merit Resource Services (Merit) on March 3, 2021.

On October 28, 2019, pretrial release conditions were reviewed and signed by Ms. Mata acknowledging her understanding of special condition number 6, as noted above. A copy of the signed conditions was provided to her.

On October 6, 2020, Ms. Mata was directed to resume calling the UA hotline daily at Merit and was assigned the color gold. She was directed to report to Merit to provide a UA when the color gold was called.

On March 3, 2021, Merit advised the undersigned officer that the color gold was called. Ms. Mata had contacted Merit to advise she was running late. Merit staff advised Ms. Mata if she could arrive by 6:30 p.m. the UA could still be taken. Ms. Mata again called Merit and stated she would be later than 6:30 p.m. Merit staff told Ms. Mata that if she could arrive by 6:45 p.m. a female staff counselor might still be available to observe the UA test. Merit staff advised that Ms. Mata showed up after 6:45 p.m., and that when she arrived, no female staff was present to observe the UA test.

Ms. Mata called the undersigned officer at 6:51 p.m. on March 3, 2021. She was sobbing hysterically stating she had worked and attended treatment earlier in the day, as to her reasoning for not being able to attend the UA test at Merit before they closed for the day. Ms. Mata had been previously directed to report to Merit before the end of business so she would avoid the potential for not making it to their offices in time before closing.

PRAYING THAT THE COURT WILL INCORPORATE THE ABOVE VIOLATION WITH VIOLATION(S)
PREVIOUSLY REPORTED TO THE COURT

PS-8	Case 4:18-cr-06044-EFS	ECF No. 507	filed 03/0	8/21 F	PageID.35	11 Page 2 of 2	
Re: Ma	Mata, Danielle Corine arch 5, 2021 ge 2						
				I declare under the penalty of perjury that the foregoing is true and correct.			
				Execute	d on: M	arch 5, 2021	
			by	s/Daniel M. Manning		g	
					Daniel M. Manning U.S. Pretrial Services Officer		
THE (COURT ORDERS						
 [] No Action [] The Issuance of a Warrant [] The Issuance of a Summons [X] The incorporation of the violation(s) contained in this petition with the other violations pending before the Court. 							
[X] [] []	Defendant to appear before the Judge assigned to the case. Defendant to appear before the Magistrate Judge. Other				Sturd i	Skea	
				Signa	ture of Judi	icial Officer	
				March 8, 2021			

Date